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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/662,815	09/16/2003	Junichi Ishimine	031184	1108
38834	7590 12/15/2005		EXAMINER	
WESTERMAN, HATTORI, DANIELS & ADRIAN, LLP			THOMPSON, GREGORY D	
1250 CONNI SUITE 700	ECTICUT AVENUE, NV	V	ART UNIT	PAPER NUMBER
	ON, DC 20036		2835	

DATE MAILED: 12/15/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

			11.1
	Application No.	Applicant(s)	, ,
	10/662,815	ISHIMINE ET AL.	
Office Action Summary	Examiner	Art Unit	
	Gregory D. Thompson	2835	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Faiture to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
 Responsive to communication(s) filed on <u>28 S</u> This action is FINAL. 2b) This Since this application is in condition for alloward closed in accordance with the practice under B 	s action is non-final. nce except for formal matters, pro		
Disposition of Claims			
 4) Claim(s) 1-30 is/are pending in the application 4a) Of the above claim(s) 3,13-16 and 21-30 is 5) Claim(s) is/are allowed. 6) Claim(s) 1,2,4,5,7-12,18 and 19 is/are rejected. 7) Claim(s) 6,17 and 20 is/are objected to. 8) Claim(s) are subject to restriction and/or 	d.	n.	
Application Papers			
9) The specification is objected to by the Examine	er.		
10) The drawing(s) filed on is/are: a) acc	•	Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea * See the attached detailed Office action for a list	is have been received. Is have been received in Application In the second in Application in the second in the seco	on No ed in this National Stage	
Attachment(s)		(270 (40)	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>3/04 : 5/05</u>. 	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		

Application/Control Number: 10/662,815 Page 2

Art Unit: 2835

1. Applicant's election without traverse of Figs.1-3A and 4A with claims 1-2,4-12 and 17-20 readable thereon the reply filed on 9/28/05 is acknowledged.

Specification

2. The disclosure is objected to because of the following informalities: Page 8, lines 14-15 should refer to Figs. 3A-3B and Figs. 4A-4B. Page 7, line 28 number 164 should be 164A. Page 10, line 1 number 160 should be 160A. Above are just a few examples. Appropriate correction is required.

Drawings

3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: Page 10,line 10 number 210. Above is just an example. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner,

Application/Control Number: 10/662,815

Art Unit: 2835

the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

- 4. Claims 2-4,6-8,10-12 and 17-20 objected to because of the following informalities: The preamble should read "The package" for a consistent preamble. Appropriate correction is required.
- 5. Claims 1,9 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1, lines 7-10 indefinite/confusing rending claim scope difficult to determine.

The sink 160A is not connected to package board 110 by the first pressure 180A nor is the board 110 compressed against board 200 by the second pressure 190.

Claim 9, line 9-10 indefinite/confusing rendering claim scope difficult to determine. The second pressure 190 does not compress the stiffener 150A against board 200.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

Application/Control Number: 10/662,815

Art Unit: 2835

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

7. Claims 1-2,4,7-10,12,18-19,insofar as understood, are rejected under 35 U.S.C. 102(e) as being anticipated by Ali et al. The applied reference has a common assignee with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

The package board (broad term) is 112 with element 110 mounted thereon, circuit board is 130, heat sink 160 thermally connected to circuit 110, socket (broad term) is 120, heat spreader (broad term) is 140 that thermally connects sink 160 to circuit 110. The stiffener (broad term) is plate 150. The first pressure (mechanism) would be nuts 162A, 162B for pressing the sink 160 to board 112 and pressing the sink 160 against stiffener 150. The second pressure (mechanism) would be 152A, 152b for pressing the board 112 against board 130 and pressing the stiffener 150 against board 130.Regarding claim 2, the first pressure 162A, 162B can be less than the second pressure 152a, 152B since 162a, 162b can be adjusted to provide the desired clamping

Art Unit: 2835

force, col. 4, lines 61-64. The above rejection is given insofar as understood from the 112 problems listed above.

8. Claims 1-2,4,8-10,12,19 rejected under 35 U.S.C. 102(e) as being clearly anticipated by Goodwin.

The package board (broad term) is 12 mounted with circuit element 14 mounted thereon, circuit board is 130, heat sink is 40 thermally connected to circuit 14, stiffener (broad term) is 60 and socket is 20. The first pressure (mechanism) would be springs 48 connecting sink 40 to board 12 and sink 40 to stiffener 60. The second pressure (mechanism) would be springs 46 compressing the package board 12 against board 130. Regarding claim 2, the first pressure (stiffness) 48 is less than the second pressure 46, lines 60-64. The above rejection given as insofar as understood from the 112 problems listed above.

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 5,11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ali et al as applied to 1 above, and further in view of Nguyen.

Ali does not teach resin for the package board. Nguyen discloses a package substrate or board 203 composed of resin. Therefore, considered obvious to one of ordinary skill in the art at the time of the invention was made to composes board 112 out

Application/Control Number: 10/662,815

expensive than ceramic.

Art Unit: 2835

of resin as taught by Nguyen to provide a board with superior electric properties less

11. Claims 5,11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goodwin as applied to claim1 above, and further in view of Nguyen.

Goodwin does not teach resin for the package board. Therefore, considered obvious to one of ordinary skill in the art at the time of the invention was made to compose board 12 out of resin as taught by Nguyen to provide a board with superior electric properties less expensive than ceramic.

12. Claims 6,17 and 20 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The art does not teach nor suggest a spreader with a convex section as claimed in claims 6 and 17. The art does not teach nor suggest the stiffener adhered to the package board as claimed in claim 20.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gregory D. Thompson whose telephone number is (571) 272-2045. The examiner can normally be reached on M-Thur.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynn Feild can be reached on (571) 272-2800,ext. 35. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/662,815 Page 7

Art Unit: 2835

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Primar//Examiner

Art Unit 2835